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[illegible]

running back one hundred  
eight feet to the corner of  
the alley, where he crossed  
the alley lines and at what  
Jefferson street to the alley six  
hundred feet wide. The road was  
one of the boundaries named  
in the deed, and the trustee  
to pay the two notes last men-  
tioned. The equity of  
Trust Deed. The equity of  
waived. This believed to be good  
and valid. J. M. C.

**Wednesday, the 23d of**

In front of my office, No. 27 East at 11 a. m., a horse for sale, and a bidder for cash, the following description of the horse, which was part of a certain lot of parcels of being in the city of Memphis, Tenn., and bonded to the city of Bayou the north line of Madison the bayou, running thence south one hundred and fifty-six feet to the southeast corner of the lot by Anson Whipple to John H. Williams, and thence south one hundred and fifty-eight feet to a stake; thence eastward with Madison street, one hundred and fifty feet to the

BY virtue of a deed of trust  
and of record in the office of  
the Register of Deeds and  
Book No. 37, part 2, page 126,  
will, on

[illegible][illegible]

It is the first day of the year when the sun is in the sign of the zodiac, and the day is called the "New Year's Day." The day is celebrated in many different ways in different parts of the world. In some places, it is a day of religious observance, and in others, it is a day of merrymaking and feasting. The day is also a time when people make resolutions for the new year and try to improve themselves in the coming year.

### **Non-Resident**

Bennett Lumsden vs. Margaret Lumsden.

IN this cause it appearing to the Court that the defendant Lumsden had been admitted to the bar of said court there has been made admission by Defendant's counsel appearing that a will bearing date of March 27, 1906, signed by Mary Ann Geddings and Charles Bennett Lumsden, her husband, the only heirs and representatives of said deceased, was admitted to probate in said court from the return of said certificate of said executor of said estate; and that said will was duly admitted to probate in said State of Tennessee, consequently the same being so lawfully ordered by the Court, sitting at the Memphis Appeal Court,

of the case, said that the state had not yet received the deed. The deed was filed in the court on the fourth Monday in May and there to enter themselves in suit, or judgment, and to receive their session award. The plaintiff's attorney, J. M. RUTHERFORD, said he was

**Attachment Not**

Mrs. Rose McHugh, Adm'x of the estate of John McHugh, vs. James McHugh.

The defendant in the case of an attachment, said

resident of the State of Tennessee, by the proper officer, and, in reliance on the first day of March 1968, at any office, in the public way and where he could send any action, or the case with "a date"; and that a copy of this order was filed with the Memphis Appeal.

APRIL 1, 1968. E. K. K.

**Administrator's Statement**

In County Court of Shelby County, Tennessee.

To the heirs and creditors deceased.

NOTICE is hereby given to

and county and it whereby it has remained until now, as it is to be made, selected, respectively, county.

That whenever non-payment of the officer ordered to be attached, the amount given to the

That all laws that are repealed; and that be true

**NOTARIES**  
representative

the settlement of the said J. Kerr, deceased, with the county and the said county of said settlement as the said Court, to be held on the said month, in the Court house, Memphis.

WM. H.  
March 8, 1885. JOHN L.  
BY BENJAMIN CALL, D. C.

**Non-Resident**

In the Chancery Court of Shelby J. S. Harvey vs. C. S. Morrison

IT appearing from affidavits of the defendant, C. S. Morrison from the State of Tennessee any process of law obtained by

appearance herein, at the Court of Memphis, Tennessee, will pay of the Circuit Court, to be returned to the Court on the 10th day of April, 1906, and plead, answer or explain the bill, or the same will be returned to him as confessed and that a copy published once a week for four in the Memphis Post.

A copy—Attest:

M. D. L. STINE  
Haynes, Stockton & Haynes  
Complainant.

**Administrator**

NOTICE is hereby given, that I, W. H. Stinson, qualified as administrator of the estate of John Stinson, deceased, do hereby certify that said estate is controlled by

settlement with me, the undersigned, persons to whom the estate of the said deceased is to be distributed, within the time prescribed by law, the same will be forever barred.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said Court, this 1st day of May, 1937.

In the District Court of the United States for the District of West Virginia, at the City of Charleston, West Virginia, this 1st day of May, 1937, before me, the undersigned, a Judge of said Court, personally appeared \_\_\_\_\_, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and the seal of said Court, this 1st day of May, 1937.

\_\_\_\_\_  
Judge of said Court.

\_\_\_\_\_  
Clerk of said Court.

ation in June  
be highest and  
of three years.  
party who will  
negate said im-  
ale.

**A. WRIGHT,**